

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF PENNSYLVANIA**

CLARET CAPITAL NOMINEES, LTD., in its  
own capacity and Derivatively on behalf of  
DEVON AD TECH, INC., CLARET  
CAPITAL BLADE LTD., in its own capacity  
and Derivatively on behalf of DEVON IT  
(EUROPE) LTD.,

Plaintiffs,

v.

DEVON IT INC., JOHN BENNETT, JOSEPH  
MAKOID, DEVON AD TECH, INC., and  
DEVON IT (EUROPE) LTD.,

Defendants.

Docket No.: 08-cv-3606

**NOTICE OF DISMISSAL**

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), with no answer or motion for summary judgment having been served by the adverse parties, Plaintiffs, Claret Blade Ltd. (“Claret Blade”), Claret Capital Nominees Ltd. (“Claret Nominees”), Devon IT Europe Ltd. (“Devon Europe”), and Devon AD Tech, Inc. (“Devon AD”), hereby voluntarily dismiss this action with prejudice.

Dated: December 18, 2008

s/ Jeremy Heep

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and Claret Capital Nominees, Ltd.

**CERTIFICATE OF SERVICE**

I hereby certify that on December 18, 2008, copies of the foregoing Notice of Dismissal was served upon the following:

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s/ Deirdre E. McNerney  
Deirdre E. McNerney